



PUBLISHED BY AUTHORITY

No. 27] NEW DELHI, SATURDAY, OCTOBER 7, 1950

NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 3rd October 1950 :—

S. No.	No. and Date	Issued by	Subject
1	S. R. Os. 653 to 657, dated the 22nd September 1950.	Ministry of Industry and Supply	Delegation of Central Government's power under the Supply and Prices of Goods Ordinance, 1950 to certain authorities.
2	S. R. Os. 658 to 660, dated the 26th September 1950.	Ditto	Delegation of Central Government's power under the Supply and Prices of Goods Ordinance, 1950 to certain authorities.
3	S. R. O. 661, dated the 26th September 1950	Ministry of Commerce	Further amendments in the late Department of Commerce, No. 23 ITC/43, dated the 1st July, 1943.
4	S. R. O. 662, dated the 27th September 1950.	Ministry of Industry and Supply	Fixing the maximum wholesale price at which an importer may sell salt.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

PART II—Section 3

Statutory Rules and Orders issued by the (Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF HOME AFFAIRS

New Delhi, the 30th September 1950

S.R.O. 704.—In exercise of the powers conferred by clause (1) of article 258 of the Constitution, the Central Government is pleased, to entrust to the Government of West Bengal, with their consent, the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union.

[No. 129/50-Judl.]

E. C. GAYNOR, Dy. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 28th September 1950

S.R.O. 705.—In exercise of the powers conferred by Section 8 of the United Nations (Privileges and Immunities) Act, 1947 (XLVI of 1947), the Central Government is pleased to declare that the provisions of Article IV, (Sections 11, 12, 13, 14, 15, and 16) of the Schedule to the said Act shall apply *Mutatis mutandis* to the Members of the Permanent Central Opium Board.

[No. 341-U.N.I.]

T. J. NATARAJAN, Under Secy.

New Delhi, the 29th September 1950

S.R.O. 706.—In exercise of the power conferred by Order XXVII, Rule 1 and 2 of the Code of Civil Procedure, 1908 (Act V of 1908), the Central Government is pleased to authorise the Collector of South Kanara who is acquainted with the facts of the marginally noted suit proposed to be filed by the Union of India against the marginally noted Defendant in the Court of the District Munsiff of Hosdrug, to sign all pleadings and other papers on behalf of the Central Government in the said suit and also to verify the same and is further pleased to authorise the said Collector of South Kanara to act for the Central Government, enter appearances, make applications and do all other acts in the said suit and all proceedings arising out of or connected with the same.

In the Court of District Munsiff of Hosdrug
Union of India—Plaintiff
VERSUS
Thokkumpad Vannathon
Kizhake Vettile Cheriya
aged 70— Defendant.

By order of Central Government.

[No. 842-BII.]

S. N. SHEOPORI, Asstt. Secy.

MINISTRY OF FINANCE (REVENUE DIVISION)

CUSTOMS

New Delhi, the 7th October 1950

S.R.O. 707.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (VIII of 1878), the Central Government is pleased to exempt fresh Grapes and Pomegranates from so much of the import duty leviable thereon as is in excess of 25 per cent. *ad valorem*.

[No. 136.]

P. C. PADHI, Addl. Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 7th October 1950

S.R.O. 708.—In pursuance of sub-section (4) of Section 5 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue directs that

the following further amendment shall be made in its Notification No. 82-
Income-tax, dated the 9th November 1946, namely:—

In the Schedule appended to the said notification under the sub-head
'VI-Uttar Pradesh and Vindhya Pradesh' for the Ranges and Income-tax
Circles mentioned against them the following Ranges and Income-tax Circles
shall be substituted, namely:—

Agra	(1) Agra (2) Mathura. (3) Fatehgarh
Banaras	(1) Banaras (2) Azamgarh (3) Gorakhpur (4) Mirzapur (5) Vindhya Pradesh
Kanpur	(1) Kanpur (2) Jhansi (3) Companies Circle Kanpur (4) Excess Profits Tax Circle Kanpur
Lucknow	(1) Bareilly (2) Faizabad (3) Gonda (4) Lucknow (5) Sitapur (6) Shahjahanpur (7) Central Centre Allahabad (8) Allahabad
Meerut	(1) Meerut (2) Muzaffarnagar (3) Military Circle Meerut (4) Aligarh (5) Rampur (6) Moradabad
Dehra Dun	(1) Saharanpur Dehra Dun

[No. 119.]

PYARE LAL, Secy.

MINISTRY OF COMMERCE

INSURANCE

New Delhi, the 7th October 1950

S.R.O. 709.—In exercise of the powers conferred by section 116 of the Insurance Act, 1938 (IV of 1938) the Central Government is pleased to direct that the following notifications of the Government of India in the late Department of Commerce and the Ministry of Commerce under the said Act, specified in column 2 of the Schedule hereto annexed issued on the dates mentioned opposite to them in column 3 thereof shall be cancelled.

THE SCHEDULE

(1) Notification	(2) No. of Notification	(3) Date of the Notification
I. Notifications concerning former Mysore State insurers and provident societies.	1. No. 605-I(1)/39. 2. No. 605-I(1)/39. 3. No. 605-I(1)/43. 4. No. 605-I(3)/43. 5. No. 605-I(5)/46.	2nd August, 1951. 27th February, 1943 16th September, 1944. 7th October, 1944. 31st May, 1947.

(1)	(2)	(3)
<i>Notification</i>	<i>No. of Notification</i>	<i>Date of the Notification</i>
II. Notifications concerning former Baroda State insurers and provident societies.	1. No. 605-I(4)/39. 2. No. 605-I(4)/39. 3. No. 605-I(1)/44. 4. No. 605-I(1)/44.	30th August, 1941. 8th August, 1942. 26th April, 1947. 13th December, 1947.
III. Notifications concerning former Travancore State insurers and provident societies.	1. No. 605-I(2)/44. 2. No. 605-I(2)/44.	1 6th Dec. 1947 (concerning insurers) 2. 6th Dec. 1947 (concerning provident societies).
IV. Notification concerning former Indore State insurers.	1. No. 605-I(1)/42.	17th May, 1947.
V. Notification concerning former Bharatpur State insurers.	1. No. 605-I(1)/47.	26th July, 1947.

[No. 110-I.E.(8)/49.]

S.R.O. 710.—In exercise of the powers conferred by sub-section (1A) of section 40 of the Insurance Act, 1938 (IV of 1938), the Central Government is pleased to direct that the following notifications of the Government of India in the late Department of Commerce and the Ministry of Commerce, under the said Act, shall be cancelled, namely:—

1. No. 605-I(2)/46, dated the 6th December, 1947 in respect of the former Baroda, Travancore and Indore States.
2. No. 605-I(2)/46, dated the 7th May, 1949 in respect of the Mysore State.
3. No. 605-I(2)/46, dated the 8th December, 1949 in respect of the Hyderabad State.

[No. 110-I.E.(8)/49.]

S.R.O. 711.—In exercise of the powers conferred by sub-section (2) of section 9 of the Insurance Act, 1938 (IV of 1938), the Central Government is pleased to direct that the following notifications of the Government of India in the late Department of Commerce and the Ministry of Commerce namely, No. 605-I(4)/46, dated the 2nd August 1947 in respect of the Mysore State and No. 605-I(4)/46, dated the 3rd December, 1949 in respect of the Hyderabad State, under the said Act shall be cancelled.

[No. 110-I.E.(8)/49.]

CORRIGENDUM

CHARTERED ACCOUNTANTS

New Delhi, the 7th October 1950

S.R.O. 712.—In the notification by the Central Government in the Ministry of Commerce No. 61(1)/Law-CA/50, dated the 3rd June 1950 (S R & O 103), for the words and figures "item (ii) of sub-clause (a) of clause (2) of Regulation 17" read "item (iii) of sub-clause (e) of Regulation 17".

[No. 61(1)-Law(B)/50.]

S. RANGANATHAN, Joint Secy.

MINISTRY OF INDUSTRY AND SUPPLY

New Delhi, the 29th September 1950

S.R.O. 713.—In exercise of the powers conferred by Section 4 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government is pleased to direct that the powers to make orders under Section 3 of the said Act shall in respect of coal supplies received by the Bunkering firms or other persons or bodies dealing in bunker coal, against the quota fixed by the Central Government from time to time, be exercisable also by the Coal Commissioner to the Government of India, subject to any general or special orders that may be issued by the Central Government.

[No. 201.]

S. BHOTHALINGAM, Joint Secy.

MINISTRY OF AGRICULTURE

New Delhi, the 27th September 1950

S.R.O. 714.—In this Ministry Notification No. F. 4-3/50-Co., dated the 21st August, 1950, published in the *Gazette of India*, dated the 26th August, 1950, the maximum retraction limit of "251 lbs" for 'Shorts' under the C. P. Quality may be corrected to read as "25 lbs".

[No. F. 4-3/50-Co.]

R. C. SINHA, Under Secy.

New Delhi, the 30th September 1950

S.R.O. 715.—In exercise of the powers conferred by Section 4 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government is pleased to direct that the powers conferred on them by sub-section (1) of Section 3 of the said Act, to make orders in relation to the prohibition of export of mustard oil and mustard seeds from the State of Assam shall also be exercisable by the Government of Assam subject to the conditions that:—

- (a) no such order shall remain in force after the 31st December, 1950; and
- (b) that such orders shall not apply to the movement of mustard oil and mustard seeds against valid export licences issued by the Government of India for export out of India.

[No. F. 50-6/49-Comm.]

A. N. BERY, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 29th September 1950

S.R.O. 716.—The following draft of certain further amendments to the Indian Aircraft (Public Health) Rules, 1946, which it is proposed to make in exercise of the powers conferred by section 8A of the Indian Aircraft Act, 1934 (XXII of 1934), is published as required by section 14 of the said Act for the information of all persons likely to be affected thereby, and notice is hereby

given that the said draft will be taken into consideration on or after the 5th January, 1951.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendments

In the said Rules—

(a) in sub-rule (4) of rule 21 and in the proviso to sub-rule (2) of rule 22, for the words "six days", the words "seven days" shall be substituted.

(b) for rule 38, the following rule shall be substituted, namely:—

"38 (1) No person shall be permitted by the Health Officer to embark on an aircraft with a view to proceeding by air to the Hedjaz on pilgrimage unless such person produces the medical certificates referred to in sub-rule (2), signed by persons who, in the opinion of the Health Officer conducting the medical examination under rule 33, are duly qualified to grant such certificates.

(2) The certificates required under sub-rule (1) are:—

(a) a certificate showing that such person has been inoculated against cholera with two injections of a vaccine of known potency, not more than six months and not less than seven days (the period to be computed from the date of the second injection), prior to the date of the medical examination, the interval between the two injections being seven days; and

(b) a certificate showing that such person has been vaccinated against smallpox not more than three years and not less than fourteen days prior to the date of the medical examination;

Provided that the Health Officer making the medical examination may dispense with the certificate of vaccination if in his opinion the person has marks of a previous attack of smallpox."

[No. F. 5-9/50-PH. II.]

S.E.O. 717.—The following draft of a further amendment to the Indian Port Health Rules, which it is proposed to make in exercise of the powers conferred by clause (p) of sub-section (1) of section 6 of the Indian Ports Act, 1908 (XV of 1908), is published as required by sub-section (2) of the said section, for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration on or after the 6th November, 1950.

2. Any objection or suggestion which may be received from any person with respect to the said draft will be considered by the Central Government.

Draft Amendment

In sub-clause (4) of clause (a) of rule 24 of the said Rules, for the words "six days" the words "seven days" shall be substituted.

[No. F. 4-4/50-P.H. (II).]

P. S. DORASWAMI, Under Secy.

MINISTRY OF RAILWAYS

(Railway Board)

*New Delhi, the 28th September 1950***NOTIFICATION I.**

S.R.O. 718.—In exercise of the powers conferred by section 4 of the Railways (Local Authorities' Taxation) Act, 1941 (XXV of 1941), the Central Government is pleased to revoke the notification of the Government of India in the late Railway Department (Railway Board), No. 7545-F, dated the 14th May 1931, issued under section 185 of the Indian Railways Act, 1890 (IX of 1890).

NOTIFICATION II.

S.R.O. 719.—In pursuance of sub-section (1) of section 3 of the Railways (Local Authorities' Taxation) Act, 1941 (XXV of 1941), the Central Government is pleased to declare that the Administration of the Madras and Southern Mahratta Railway shall be liable to pay, in aid of the funds of the Hindupur Municipality, the lighting tax levied by the said Municipality.

[No. F(X) II. 50/TX. 17/5.]

S.R.O. 720.—In pursuance of sub-section (1) of section 3 of the Railways (Local Authorities' Taxation) Act, 1941 (XXV of 1941), the Central Government is pleased to declare that the administration of the South Indian Railway shall be liable to pay, in aid of the funds of the Kozhikode Municipality, the Scavenging Tax levied by the said Municipality.

[No. F(X) II. 50/TX. 14/3.]

S. S. RAMASUBBAN, Secy.

MINISTRY OF TRANSPORT*New Delhi, the 26th September 1950*

S.R.O. 721.—In exercise of the powers conferred by section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government is pleased—

(a) to rescind

(i) the Mysore Motor Spirit Rationing Order, 1941, published with the notification of the Government of Mysore No. P. 609-Legis. 2-41-16, dated the 9th August 1941;

(ii) all orders relating to the rationing of motor spirit in force in the States of Hyderabad, Rajasthan and Travancore-Cochin;

(b) to direct that any order relating to the rationing of motor spirit in force in the State of Saurashtra shall cease to apply to the following towns, namely:—

(i) Jamnagar

(ii) Morvi

(iii) Jodiya

(iv) Salaya.

PORTS

New Delhi, the 3rd October 1950

S.R.O. 722.—The following draft of further amendments to the Port of Bombay Passenger Boat Rules, 1921, published with the notification of the Government of Bombay in the Marine Department No. 186, dated the 25th January 1921, which it is proposed to make in exercise of the powers conferred by clause (k) of sub-section (1) of section 6 of the Indian Ports Act, 1908 (XV of 1908), is published, as required by sub-section (2) of the said section, for the information of all persons likely to be affected thereby, and notice is hereby given that the draft will be taken into consideration on or after the 10th November 1950.

Any objections or suggestions which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendments

(A) For the existing table of fares at the end of the said rules entitled "Authorized Table of Fares for Mechanically propelled vessels in the Bombay Harbour", the following shall be substituted, namely:—

"Authorized Table of Fares for Mechanically propelled vessels in the Bombay Harbour.

	Cruising Charges (When the vessel is under way with the engine running)	Waiting Charges (When the vessel is not under way with the engine running)
	Rs.	Rs.
1. For the hire of a vessel for any period—		
(a) For a period of an hour or less.	5 0 0	2 8 0
(b) For a period of an hour but not exceeding half an hour.	10 0 0	5 0 0
(c) For a period of an hour but not exceeding one hour.	15 0 0	7 8 0
(d) For a period of an hour but not exceeding one hour but not exceeding one hour.	20 0 0	10 0 0
For a period of an hour or part thereof, in	5 0 0	2 8 0
2. For the hire of a vessel for a trip—		
(a) For a trip to and from ships lying in the harbour between Daboi and Cross Island.	Rs. 2/- per head each way subject to a minimum total hire charge of Rs. 12/- per single trip and Rs. 20/- return.	The fares per trip shall be inclusive of a waiting period not exceeding half an hour. Waiting in excess of half an hour may be charged for at the rates provided in 1 above.
(b) For long distances to and from ships lying near Pt. Pao, Butcher Island, Hog Island & Elephant Island.	Rs. 5/- per head each way subject to a minimum total hire charge of Rs. 30/- per single trip and Rs. 40/- return.	
3. For a trip on a round route between the Dolphin Rock Lighthouse and the Dolphin	0 8 0 per passenger.	

Notes.—(1) All baggage except hand parcels to be paid for at the rate of 4 annas per package.

(2) Persons wishing to engage a vessel for any other service shall make their own arrangements for the fare with the syrangtindal or owner, of the vessel."

(B) For rules 1, 6, 8, 11, 12, 13 and 17 of the said rules, the following rules shall be substituted, namely:—

"1. *Places in which boats to ply for hire.*—Boats may ply for hire from any one or more of the following landing places from which they shall have been licensed to ply:—

- (1) Sassoon Dock,
- (2) Apollo Bunder,
- (3) Ballard Bunder,
- (4) Mody or Carnac Bunder,
- (5) Prince's and Victoria Docks,
- (6) Malet Bunder,
- (7) Mazgaon Bunder Pier,
- (8) Lakdi Bunder,
- (9) Sewree Salt Fish Wharf."

"6. *No person to keep or let for hire any boat without a license and without being numbered.*—No person shall keep or let for hire any boat without having a license in force for the same and unless there be painted or branded on such parts of the said boat and in such manner as the registering authority may direct, the registration number allotted to it."

"8. *Licenses when and by whom to be issued.*—Licenses issued under rule 6 shall be valid for one year unless suspended or revoked earlier, in accordance with the provisions of rule 12 hereunder, and will usually be granted on the 1st January in each year by the Deputy Conservator."

"11. *Licenses to be renewed annually.*—The Deputy Conservator shall, as soon as possible, after the 1st day of January in each year renew the licenses on payment of the prescribed fee by the licensees. While renewing the license, it shall be open to the Deputy Conservator to alter or reduce the number of the landing places from which the boat is licensed to ply:

Provided that nothing herein contained shall prevent the Deputy Conservator from refusing absolutely to renew the license of any boat which he may consider to be insufficiently found or otherwise unfit, or the owner or licensee or other attendant of which he may consider unfit to be entrusted with such renewed license:

Provided further that the licensee or other attendant of a mechanically-propelled vessel shall not, by reason of any license granted under these rules, ply such vessel for hire during the interval between the date of the expiry of the Certificate of Survey granted to such vessel under the provisions of the Inland Steam-Vessels Act, 1917 (I of 1917), and the date of issue of a renewed Certificate of Survey."

"12. *Deputy Conservator may suspend or revoke licenses.*—In the event of any licensed boat being at any time insufficiently found or otherwise unfit for the conveyance of the public or of the licensee

or other attendant thereof appearing unfit to be entrusted with the charge of the same or of the boat being used for any purpose other than that for which the license is granted or in case of breach of any of the conditions entered in the license the Deputy Conservator may suspend or revoke the license."

"18. *Boats of which the license has been suspended or revoked not to ply for hire until restoration or renewal of license.*—The owner of any boat the license of which shall have been suspended or revoked shall not again permit the same to ply for hire before he shall have obtained a restoration or renewal of such license from the Deputy Conservator."

"17. *No person to use or authorise the use of a license, other than for the boat for which it has been issued*—The Deputy Conservator shall keep a register containing full particulars of each boat as entered in the license thereof, and no person shall use or authorise the use of a license, other than for the particular boat for which it has been issued, as apparent from the register."

[No. 8-P(87)/50.]

T. S. PARASURAMAN, Dy. Secy.

MINISTRY OF COMMUNICATIONS

New Delhi, the 29th September 1950

S.R.O. 723.—In exercise of the powers conferred by rule 100 of the Indian Aircraft Rules, 1937, the Central Government is pleased to direct that the following amendment shall be made in the Notification of the Government of India in the Ministry of Communications No. 10-A/31-50 dated the 18th July 1950 namely:—

In clause (1) for the words "for the personal use of the Ruler" the words "by the Ruler for his personal use" shall be substituted.

[No. 10-A/31-50.]

P. K. ROY, Dy. Secy.

POSTS AND TELEGRAPHS

New Delhi, the 30th September 1950

S.R.O. 724.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act 1885 (XIII of 1885), the Central Government is pleased to direct that the following further amendments shall be made in the Indian Telegraph Rules, 1922, namely:—

1. In rule 18—

(i) under the heading "(c) Stops and other signs" for the words and signs "Bar of division (/) or underline (—) the words and signs" "or Bars of division (/)" shall be substituted;

(ii) under the heading "(d) Special Instructions and Conventional Signs", the following entries shall be omitted, namely:—

"RAJ ... Telegrams sent by Indian State Officials on the business of the State (Rule 53)."

2. For rule 60 the following rule shall be substituted, namely:—

"60. **MIXED TELEGRAM.**—If an inland telegram contains both plain language words and secret language words, the plain language

words shall be counted at the rate of 15 letters to a word and secret language words at the rate of 5 characters to a word."

3. Rule 84-A shall be omitted.

4. In rule 183—

(i) in the first sentence for the words "Code or Cypher" and "Cypher" the words "secret language" shall be substituted;

(ii) in the second sentence for the words "code or cypher" the words "secret language" shall be substituted.

5. In rule 217—

for the words "in code or in figure or letter cypher" the words "secret language" shall be substituted.

6. After rule 237-A, the following rule shall be inserted, namely:—

"237-A—In a telegram the text of which contains words in plain language as well as words in secret language, the plain language words shall be counted at the rate of 15 letters to a word and secret language words at the rate of 5 characters to a word."

7. In rule 276—

the words "a fee of not more than Rs. 0/11/8 shall be collected and retained by the telegraph office concerned." shall be omitted.

8. In rule 296—

the word, letter and signs "or—D—" shall be omitted.

[No. T-62/50.]

CORRIGENDUM

New Delhi, the 30th September 1950

S.R.O. 725.—Corrigendum to the Ministry of Communications (Posts and Telegraphs) notification, S R O 186, dated the 27th June, 1950, as published in the *Gazette of India, Extraordinary*, dated the 27th June, 1950, No 18, Part II—Section 3:—

On page 115, in item 13,—

for "30"

read "50".

On page 116, in item 20(a),—

after "Ordinary telegrams shall"

insert "not".

On page 119, in item 43, in the penultimate line of rule 219-A,—

for "htey"

read "they".

On page 121, in item 47, in line 7 of rule 236,—

for "or"

read "of".

On page 121, in item 49, at the end of clause (b)—

for "238"

read "236".

On page 125, in item 66, in rule 306(2), in line 2,—

for "TF"

read "LTF"

On page 125, in item 66, in rule 307,—

in line 1, for "LR" read "LT",

in line 2, delete "on" and

in line 3, after the words "second day" insert "i.e., the day".

On page 126, in item 75,—

for "=D=".

read "=urgent=".

[No. T-62/50.]

A. V. PAI, Secy.

MINISTRY OF LABOUR

New Delhi, the 26th September 1950

S.R.O. 728.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947) the Central Government is pleased to publish the award of the Industrial Tribunal, constituted by order of the Government of India in the Ministry of Labour, No. LR.-2(215)I, dated the 5th October, 1949, in the matter of the complaint in this behalf under section 33-A of the said Act:

BEFORE SHRI M. C. SHAH, INDUSTRIAL TRIBUNAL, BOMBAY

COMPLAINT No. 1 of 1950

in

Reference (IT-CG) No. 2 of 1950

BETWEEN

The Asian Assurance Company Limited, Bombay,

AND

Its Employees in its Head Office.

In the matter of reinstatement, compensation, etc.

AND

In the matter of a complaint in this behalf under section 33-A of the Industrial Disputes Act.

APPEARANCES

Shri N. V. Phadke instructed by Shri R. A. Menzes, General Secretary, Asian Assurance Employees' Union, for the employees in its head office.

Shri G. P. Tolani, Manager, with Shri R. M. Coutts, Office Superintendent, for the Company.

AWARD

Shri Phadke who appears for the Union has not pressed the complaint for reasons set out in Statement Ex. 4. No award on this Complaint is therefore necessary.

M. C. SHAH,
Industrial Tribunal.

K. R. WAZKAR,
Secretary.

[No. IR-2(255).]

BOMBAY:

The 16th August, 1950.

N. C. KUPPUSWAMI, under Secy.

New Delhi, the 27th September 1950

S.R.O. 727.—In exercise of the powers conferred by sub-section (1) of section 4 of the Indian Mines Act, 1923 (IV of 1923), the Central Government is pleased to appoint the following Officers of the Mines Department as Inspectors of Mines subordinate to the Chief Inspector of Mines.

Name	Designation
Shri Sarwan Singh Grewal	Inspector of Mines.
Shri Gurbachan Singh Jabbi	Do.
Shri Inderjit Badhwar	Do.
Shri Amal Chandra Bose	Do.
Shri Sogathur Natesier Ramnathan	Do.
Shri Ramchandra Gopal Deo	Do.
Shri Debasis Chatterjee	Do.
Shri Himangshu Bhushan Ghosh	Junior Inspector of Mines.
Shri Shyam Shiva Prasad	Do.
Shri Sukhdeo Prasad	Do.
Shri Balamale Mahalinga Bhatt	Do.
Shri Mahadev Prasad Roy	Do.
Shri Shankar Lal Chakrabarty	Do.
Shri Parimal Kumar Roy	Do.
Shri Gurbachan Singh Marwaha	Do.

[No. Mines 41(81)50.]

New Delhi, the 28th September 1950

S.R.O. 728.—In pursuance of sub-section (4) of section 8 of the Mica Mines Labour Welfare Fund Act, 1946 (XXII of 1946), the Central Government is pleased to publish the following report of the activities financed from the Mica Mines Labour Welfare Fund for the year ending 31st March 1950, together with a statement of accounts for that year and an estimate of receipts and expenditure of the Fund for the year 1950-51:—

REPORT

PART I—ACTIVITIES IN BIHAR

Five meetings of the Mica Mines Labour Welfare Fund Advisory Committee for Bihar were held during the year at which various measures connected with the welfare of mica miners were considered. Progress made in respect of each scheme is briefly indicated below:—

Medical Relief.—Pending the setting up of the Fund's Central Hospital at Karma, the reservation of ten beds in the Kodarma Hospital for the use of mica miners on payment of a grant of Rs. 13,000/- was continued. The total number of mining cases treated in the Hospital during the year was 2,094. The dispensaries at Dhab and Dhorakola gained popularity and there was a considerable increase in the number of patients attending them. The new and old cases treated in these dispensaries during the year were, 6,792 and 8,797 respectively compared with 1,506 and 625 during the preceding year. One more dispensary at Ganpatbaghi in the Gawan Zone was started on the 18th August 1949 in a building made available to the Fund, free of rent by the Chresien Mica Industries Limited. The dispensary at Dhab served about 6,000 mica miners within a radius of about 6 miles, that at Dhorakola about 7,500 mica miners within a radius of about 8 miles and that at Ganpatbaghi about 2,000 mica miners within a radius of about 4 miles.

Two mobile medical units for giving medical relief to the mica miners and their places of work were purchased at a cost of about Rs. 26,000/-. Necessary staff was appointed. Indents for medicines were placed with the Government Medical Stores Depot, Calcutta.

A scheme for starting anti-malaria operations in the mica mining areas at an annual recurring cost of Rs. 48,050/- and a non-recurring cost of Rs. 2,450/- was sanctioned.

The T. B. Specialist of the Coal Mines Labour Welfare Fund visited the mica mines once every month and examined the T. B. cases among the miners and also give them advice for treatment. Only the Travelling Allowance of the T. B. Specialist was borne by the Mica Mines Labour Welfare Fund.

A scheme for starting a Maternity and Child Welfare Centre in the mica mining areas involving a non-recurring and an annual recurring expenditure of Rs. 3,150/- and Rs. 7,660/- respectively was sanctioned.

Proceedings under the Land Acquisition Act, were started for the acquisition of the sites selected for the Fund's permanent dispensaries at Dhab, Dhorakola and Ganpatbaghi. The Government of Bihar issued the necessary notification under the Act, for the acquisition of land at Dhab and Dhorakola. The estimated cost of the acquisition of land at Dhab was Rs. 1,184/10/-. The cost of the land at Dhorakola amounting to Rs. 161/18/- was paid. The possession of sites, selected at Karma for a Central Hospital, Maternity and Child Welfare Clinic and Office buildings, etc. was taken. Necessary plans and estimates for a 80 bedded hospital including a separate 4 bedded T. B. Ward with staff quarters at Karma at a cost of about Rs. 11,48,195/- and for a dispensary with ancillary buildings at Dhab at a cost of about Rs. 1,00,818/- were prepared. The estimates for the construction of the hospital and the dispensary have since been sanctioned.

Provision of drinking water.—Sanction was accorded for the sinking of three wells at Dhorakola, Saphi and Khalaktambi at an estimated cost of Rs. 50,662/-. The sinking of the wells at Dhorakola and Saphi was progressing satisfactorily during the year. The well at Khalaktambi was completed during the year.

Provision stores.—The mobile shop served 878 mines during the year. Consumer-goods such as aluminium and brass utensils, ready-made shirts, ganjees, torches, umbrellas, blankets, lohis, knitting wool, sweaters, etc. were sold. Steps were taken for obtaining a quota of standard cloth for sale to the mica miners. The total sale-proceeds during the year was Rs. 12,009/1/9. The mobile shop caters to the requirements of about 85,000 mica miners in all the mica mining areas.

Recreational facilities.—The mobile cinema started functioning from the middle of the year. The Cinema screened 165 free shows to the mica miners during the year under review. The Cinema provides recreation to about 85,000 mica miners in all the mica mining areas.

Education facilities.—A scheme for providing technical education to the children of the mica miners by giving them stipends for training in the workshops of the Chrestien Mica Industries Limited was under consideration.

A scheme for starting four multi-purpose welfare centres in the mica mining areas at an annual recurring cost of Rs. 42,980/- and a non-recurring cost of Rs. 1,56,816/- was sanctioned. The scheme provides for the construction of four multi-purpose welfare buildings at four different central places. In these centres adults and children will be given elementary education and women

will be trained in sewing, weaving, knitting, etc. Reading rooms and other welfare facilities will also be provided.

PART II—ACTIVITIES IN MADRAS

The Mica Mines Labour Welfare Fund Advisory Committee for Madras met twelve times during the year and considered various matters connected with the welfare of mica miners. Progress made in respect of each scheme is briefly indicated below:—

Medical relief.—Three dispensaries at Kalichedu, Sydapuram and Talupur worked during the year as in previous years. The dispensary started at Gudur was subsequently transferred to Talupur mining area. One temporary building was constructed at a cost of Rs. 2,000/- for the dispensary at Kalichedu. Estimates for the construction of dispensary buildings at Sydapuram were prepared while those for the other two dispensaries were under preparation. About 60, 70 and 80 patients were daily attending the dispensaries at Kalichedu, Talupur and Sydapuram respectively. The total expenditure incurred on these dispensaries during the year was Rs. 27,686.

Four maternity centres at Sydapuram, Utukur, Kalichedu and Talupur were functioning. The midwives in addition to their normal work at the centres visited expectant mothers in the neighbourhood and gave free baths to the children of the mica miners. On an average, ten confinement cases were conducted in each maternity centre per month. The midwives also attended to the general welfare of women and children. The total expenditure incurred on these maternity centres during the year was Rs. 8,604.

Malaria was prevalent in the mica mining areas on a large scale during the year under review. In order to combat malaria, Paludrine tablets were distributed to the mica miners free of cost and anti-malaria spraying operations were conducted twice during the year under review. An expenditure of Rs. 897/10/6 was incurred in this connection. Sanction was accorded for the introduction of anti-malaria measures in the mica mining area at a cost of about Rs. 15,000/- per annum.

Provision of drinking water.—Sanction was accorded for the sinking of three draw wells in the mica mining areas at a cost of Rs. 12,900/-.

Provision stores.—A scheme for starting a provision store for the supply of food grains and other articles of daily use, at controlled rates to the mica miners was under consideration. A provision for a recurring expenditure of Rs. 1,000/- and a non-recurring expenditure of Rs. 5,000/- was made in the Budget for the year 1950-51 for this purpose.

Recreational facilities.—Five radio sets installed at Talupur, Utukur, Turimerla, Kalichedu, and Pallumitta continued working. The total expenditure incurred on these radio sets during the year was Rs. 2,768/-. Sanction was also accorded for the installation of one more radio set at Jogipalli at a cost of Rs. 900/-.

A Chedugudu tournament was held at Utukur and sports were conducted for the school children of mica miners on the Independence Day and prizes were distributed. Four drama shows, one 'Harikatha Kalakshepam' and 'Burrakathas' were conducted during the year. An expenditure of Rs. 790/- was incurred in this connection.

Educational facilities.—The three elementary schools at Kalichedu, Talupur and Tellabodu were functioning during the year under review. One more school was also started at Jogippa on the 25th March 1950. Adult literacy

centres were started at Talupur, Kalichedu and Tellabodu. The average number of students who attended the schools at Kalichedu during the year was 146, that at Talupur 160 and that at Tellabodu 30. The total expenditure on these schools during the year was Rs. 10,918/-. Clothes were distributed free to the children of the mica miners attending these schools, twice during the year and an expenditure of Rs. 1,730/- was incurred. Sweets were also distributed to the school children on the Independence Day and the Republic Day.

Statement of Accounts 1949-50

Receipts		Expenditure	
Opening balance on the 1st April 1949.	Rs. 28,59,345-1-10	Expenditure during the year 1949-50.	
		Bihar	Rs. 1,70,296-1-7
		Madras	Rs. 91,539-4-5
Receipts during the year 1949-50.	Rs. 16,09,108-1-0	Closing balance on the 31st March 1950	Rs. 42,00,567-2-10
Total.	Rs. 44,68,453-2-10	Total	Rs. 44,68,453-2-10

Estimate of Receipts and Expenditure, 1950-51

Receipts	Rs. 15,00,000-0-0
Expenditure—	
Bihar	Rs. 13,41,800-0-0
Madras	Rs. 2,77,800-0-0

No. M-88(1)50.]

New Delhi, the 30th September 1950

S.R.O. 729.—The following draft of certain amendment to the Mines Creche Rules, 1946, which it is proposed to make in exercise of the powers conferred by section 30 of the Indian Mines Act, 1923 (IV of 1923), is published as required by sub-section (1) of section 31 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration after the 15th January 1951.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendment

Rule 1 of the said rules shall be renumbered as sub-rule (1) of the rule and after sub-rule (1) as so renumbered the following sub-rule shall be added namely:—

“(2) They extend to the whole of India except Part B States.”

[No. Mines 41(7)50/I.]

S.R.O. 730.—The following draft of certain amendment to the Coal Mines Pithead Bath Rules, 1946, which it is proposed to make in exercise of the powers conferred by section 80 of the Indian Mines Act, 1923 (IV of 1923), is published as required by sub-section (1) of section 31 of the said Act for the information of all persons likely to be affected thereby and notice is hereby

given that the draft will be taken into consideration after the 15th January 1951.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendment

In the said rules for sub-rule (2) of rule 1 the following sub-rule shall be substituted, namely:

“(2) They extend to the whole of India except Part B States.”

[No. Mines 41(7)50/II.]

S.R.O. 731.—The following draft of certain amendment to the Mines Maternity Benefit Rules, 1943, which it is proposed to make in exercise of the powers conferred by sections 6 and 15 of the Mines Maternity Benefit Act, 1941 (XIX of 1941), is published as required by sub-section (1) of section 15 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration after the 15th November 1950.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendment

Rule 1 of the said rules shall be renumbered as sub-rule (1) of that rule and after sub-rule (1) as so renumbered the following sub-rule shall be added namely:—

“(2) They extend to the whole of India except Part B States.”

[No. Mines 41(7)50/III.]

S.R.O. 732.—The following draft of certain amendment to the Coal Mines Labour Welfare Fund Rules, 1949, which it is proposed to make in exercise of the powers conferred by section 10 of the Coal Mines Labour Welfare Fund Act, 1947 (XXXII of 1947), is published as required by sub-section (1) of section 10 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration after the 15th November 1950.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendment

Rule 1 of the said rules shall be renumbered as sub-rule (1) of that rule and after sub-rule (1) as so renumbered the following sub-rule shall be added namely:—

“(2) They extend to the whole of India except Part B States.”

[No. Mines 41(7)50/IV.]

P. N. SHARMA, Under Secy.

ORDER

New Delhi, the 28th September 1950

S.R.O. 733.—Whereas an industrial dispute has arisen between Shri Jagannath Ram dismissed workman of the Digwadih Colliery and the management, namely, Messrs. Tata Iron and Steel Company Limited, in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government is pleased to refer the said dispute for adjudication to the Industrial Tribunal at Dhanbad, constituted under section 7 of the said Act.

SCHEDULE

(1) Whether Shri Jagannath Ram's dismissal was justified or not and whether he should be reinstated in the post held by him prior to dismissal.

(2) Whether he is entitled to pay for the period from 3rd October 1949 to date of reinstatement if reinstatement is ordered.

(3) Whether he is entitled to a quarter.

[No. LR. 2(290)]

S. C. AGGARWAL, Dy. Secy.